

FILED  
LORED  
RECEIVED  
AUG 01 2017  
U.S. DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
MAIL

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

KYLE LYDELL CANTY  
Plaintiff

Case No. 2:16-cv-01655  
RAJ-JPD

VS.

PLAINTIFF'S  
NOTICE TO  
ALL DEFENDANT'S  
OF U.S.  
CITY OF SEATTLE, et al  
Defendants. CONSTITUTIONAL  
AMENDMENTS  
DEFINITIONS

COMES NOW, the Plaintiff Kyle Lydell  
Canty, In Propria Persona and of  
Sui Juris on the 27th day of the  
month of July year 2017, moves  
this Court Pursuant to Rule of  
Law, Common Law, and United States  
Constitutional Law. This Notice  
is a legally binding document

## I. Evidence relied upon

The Plaintiff Kyle Lydell Canty rely on The Bill of Rights and amendments to the U.S. Constitution

1. The First amendment States Congress Shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances

2. The Second amendment States A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, Shall not be infringed

3. The Fourth amendment States the right of the People to be

Secure in their Persons, houses, Papers, and effects, against unreasonable Searches and Seizures, Shall not be violated, and no Warrants Shall be issue, but upon Probable Cause, Supported by Oath or affirmation, and particularly describing the place to be Searched, and the persons or things to be seized.

4. The Fifth amendment States NO person Shall be held to answer for a Capital, or otherwise infamous Crime, unless on a presentment or indictment of a Grand Jury, except in Cases arising in the land or navel forces, or in the Militia, when in actual Service in time of War or Public danger; nor Shall any person be Subject for the same offence to be twice Put in Jeopardy of life or limb; nor Shall be Compelled in any Criminal Case to be a Witness

against himself, nor be deprived of life, liberty, or property, without due process.

5. The Eighth Amendment States excessive bail Shall not be required, nor excessive fines imposed, nor Cruel and Unusual Punishment inflicted.

## II Statement of issues

Should the Defendants be permitted to play dumb and act as if the Plaintiff's amended Complaint that was served upon them via the U.S. Marshal Service, is not about U.S. Constitutional Violations?

Prepared by:

207/27/2017

Kyle Lydell Canty  
BA# 216035994  
500 Fifth Ave  
Seattle WA 98104